Page 1 of 2

**DOCKET NO.:** 2007-1251-WQ-E **TCEQ ID:** RN102635604

**CASE NO.:** 34347

RESPONDENT NAME: City of McAllen

ORDER TYPE:						
1660 AGREED ORDER	_X_FINDINGS AGREED ORDER	FINDINGS ORDER FOLLOWING SOAH HEARING				
FINDINGS DEFAULT ORDER	SHUTDOWN ORDER	IMMINENT AND SUBSTANTIAL ENDANGERMENT ORDER				
AMENDED ORDER	EMERGENCY ORDER					
CASE TYPE:						
AIR	MULTI-MEDIA (check all that apply)	INDUSTRIAL AND HAZARDOUS WASTE				
PUBLIC WATER SUPPLY	PETROLEUM STORAGE TANKS	OCCUPATIONAL CERTIFICATION				
X WATER QUALITY	SEWAGE SLUDGE	UNDERGROUND INJECTION CONTROL				
MUNICIPAL SOLID WASTE	RADIOACTIVE WASTE	DRY CLEANER REGISTRATION				
SITE WHERE VIOLATION(S) OCCURRED: City of McAllen North Wastewater Treatment Plant, located on Sprague Road approximately 1.5 miles southwest of the intersection of Farm-to-Market Road 2061 and State Highway 107, Hidalgo County  TYPE OF OPERATION: Wastewater treatment facility						
SMALL BUSINESS: Yes No						
OTHER SIGNIFICANT MATTERS: There are no complaints. There is no record of additional pending enforcement actions regarding this facility location.						
INTERESTED PARTIES: No one other than the ED and the Respondent has expressed an interest in this matter.						
COMMENTS RECEIVED: The <i>Texas Register</i> comment period expired on December 31, 2007. No comments were received.						
CONTACTS AND MAILING LIST:  TCEQ Attorney/SEP Coordinator: None  TCEQ Enforcement Coordinator: Ms. Pamela Campbell, Enforcement Division, Enforcement Team 1, MC 169, (512) 239-4493;  Mr. Bryan Sinclair, Enforcement Division, MC 219, (512) 239-2171  Respondent: The Honorable Richard Cortez, Mayor, City of McAllen, P. O. Box 220, McAllen, Texas 78505  Mr. Roel Rodriguez, P.E., General Manager, City of McAllen, P. O. Box 220, McAllen, Texas 78505  Respondent's Attorney: Not represented by counsel on this enforcement matter						

#### **VIOLATION SUMMARY CHART:** CORRECTIVE ACTIONS VIOLATION INFORMATION PENALTY CONSIDERATIONS TAKEN/REQUIRED **Corrective Actions Taken:** Type of Investigation: Total Assessed: \$32,400 \_ Complaint The Executive Director recognizes that the X Routine Total Deferred: \$0 Respondent has implemented the following X Enforcement Follow-up X Expedited Settlement corrective measures at the Facility: Records Review Financial Inability to Pay a. On or about March 27, 2006, initiated Date(s) of Complaints Relating to this plans and obtained funds to eliminate the Case: None **SEP Conditional Offset: \$0** 30 inch force main at Frontera Road and Main Street, construct a new 54-inch Date of Investigation Relating to this Total Paid to General Revenue: \$32,400 gravity sewer, and demolish the Trenton Case: May 17, 2007, May 21, 2007 化硬化 电通讯分钟 经联系的 医病 人名德克特尔 网络 lift station; Site Compliance History Classification Date of NOV/NOE Relating to this Case: \_\_ High \_X\_ Average \_\_ Poor b. From May 15, 2007 to May 16, 2007, July 13, 2007 (NOE) pumped a total of 261,000 gallons of fresh Person Compliance History Classification water to flush the storm sewer: Background Facts: These were routine High X Average Poor and enforcement follow-up investigations. c. On May 17, 2007, used 570 pounds of One violation was documented. Major Source: \_\_\_ Yes \_X No HTH to disinfect the temporarily diked McAllen Main Canal; WATER Applicable Penalty Policy: September 2002 d. By May 17, 2007, completed temporary Failure to prevent the unauthorized **Findings Orders Justification:** repairs to the 30-inch force main; and discharge of untreated wastewater. Specifically, on May 15, 2007, while The violation was a discharge that exposed the e. On May 19, 2007, removed the repairing a force main break at Main Street environment to pollutants which exceeded temporary dikes to the McAllen Main and Frontera Road, the Respondent caused protective levels, resulting in a fish fill of Canal. an unauthorized discharge of approximately 2,000 fish. approximately 2,494,800 gallons of untreated wastewater from the Trenton lift **Ordering Provisions:** station into a diked area of the McAllen Main Canal to occur, resulting in a fish kill The Order will require the Respondent to: of approximately 2,000 fish [30 Tex. ADMIN. CODE § 305.125(1), TPDES Permit a. Within 270 days after the effective date No. WQ0010633004 Permit Conditions of this Agreed Order: No. 2(g), and TEX. WATER CODE § 26.121(a)(1)]. i. Eliminate the 30-inch force main at Frontera Road and Main Street; ii. Construct a new 54-inch gravity sewer; iii. Demolish the Trenton lift station. b. Within 285 days after the effective date of this Agreed Order, submit written certification to demonstrate compliance with Ordering Provision a

Additional ID No.: WQ0010633004

Politica Positicion de Contra	Penalty Calculation	n Worksheet (P	•	n luna 26, 2007
Policy Revision 2 (Septe	ember 2002)		PCW Revision	n June 26, 2007
DATES Assigned	16-Jul-2007			
PCW	31-Aug-2007 <b>Screening</b> 31-Jul-2007	EPA Due		
RESPONDENT/FACILITY	ine and the second			
	City of McAllen			
Reg. Ent. Ref. No.			· · · · · · · · · · · · · · · · · · ·	
Facility/Site Region		Major/Minor Source	Minor	
CASE INFORMATION	04047	No. of Violations	1	400000
Enf./Case ID No.	34347 2007-1251-WQ-E	No. of violations Order Type		-
Media Program(s)	· · · · · · · · · · · · · · · · · · ·		Pamela Campbell	
Multi-Media			EnforcementTeam 1	
Admin. Penalty \$ L	imit Minimum \$0 Maximum	\$10,000		
	Penalty Calcula	tion Section		
TOTAL BASE PENAL	TY (Sum of violation base penaltie	s)	Subtotal 1	\$20,000
		The state that the second seco	TOTAL PROPERTY OF LANDSCOTT	
ADJUSTMENTS (+/-)				
	ed by multiplying the Total Base Penalty (Subtotal 1) by		-4-4-0.0.0.7	¢2.400
Compliance Histo	The second secon		otals 2, 3, & 7	\$2,400
Notes	The Respondent has two NOVs for the sar			
	for unrelated violation	ons.		
Addahma. [	No. 1		Subjected 4	40
Culpability	No	Enhancement	Subtotal 4	\$0
Notes	The Respondent does not meet the	e culpability criteria.		
Good Faith Effort	to Comply 0%	Reduction	Subtotal 5	\$0
	Before NOV NOV to EDPRP/Settlement Offer		and the first teachers to the second of the	
Extraordinary				
Ordinary				
N/A	X (mark with x)		1	
Notes	The Respondent does not meet the	e good faith criteria.		
		· · · · · · · · · · · · · · · · · · ·	]	
	50%	Enhancement*	Subtotal 6	\$10,000
A		at the Total EB \$ Amount	. 32 . 23 8	
Approx. (	Cost of Compliance \$250,000			
SUM OF SUBTOTALS	s 1.7		Final Subtotal	\$32,400
	Registration of the property of the control of the		Salah da	
OTHER FACTORS AS	S JUSTICE MAY REQUIRE		Adjustment	\$0
Reduces or enhances the Final S	ubtotal by the indicated percentage. (Enter number only	v; e.g30 for -30%.)	Francisco Francia de Flatar de IIII. ■	
Notes			,	
		Final Po	nalty Amount	\$32,400
		rillal re	many Amount	φ32,400
STATUTORY LIMIT A	DUSTMENT	Final Ass	essed Penalty	\$32,400
OTATOTORT EIMIT A		r mai A33	essed i charty	<del></del>
DEFERRAL		0% Reduction	Adjustment	\$0
1	alty by the indicted percentage. (Enter number only; e.		oranamanaka -	
Notes	No deferral is recommended for	Findings Orders.		
		· · · · · · · · · · · · · · · · · · ·	_	
DAVABLE BENALTY			enginyahakaya wa	600 400
PAYABLE PENALTY			1 등 모든 15 등하면 1 중에	\$32,400

Screening Date 31-Jul-2007

Docket No. 2007-1251-WQ-E

**PCW** 

Policy Revision 2 (September 2002)
PCW Revision June 26, 2007

Enter Number Here

Respondent City of McAllen Case ID No. 34347

Reg. Ent. Reference No. RN102635604

Media [Statute] Water Quality

Enf. Coordinator Pamela Campbell

Component Number of...

Compliance History Worksheet
>> Compliance History Site Enhancement (Subtotal 2)

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Screening Date	31-Jul-2007	Docket N	<b>o.</b> 2007-1251-WQ-E	PCW
Respondent	City of McAllen			Policy Revision 2 (September 2002)
Case ID No.	34347			PCW Revision June 26, 2007
Reg. Ent. Reference No.	RN102635604			alaconomone
Media [Statute]				Water
Enf. Coordinator	Pamela Campbell			·
Violation Number	1			
Rule Cite(s)		e § 305.125(1), TPDES Pe is No. 2(g), and Tex. Wate	ermit No. WQ0010633004 P r Code § 26.121(a)(1)	ermit
Violation Description	May 15, 2007, while re the Respondent caused of untreated wastewate	pairing a force main break an unauthorized discharge er from the Trenton lift stat	ntreated wastewater. Specif at Main Street and Frontera e of approximately 2,494,80 ion into a diked area of the l of approximately 2,000 fish	a Road, 0 gallons McAllen
			Base	Penalty \$10,000
>> Environmental, Property a	nd Human Health M	latrix	Contraction and the Contraction of the Contraction	
	Harm			
Release	Major Moderat	e Minor		
OR Actual	X		B 500/	
Potential			Percent 50%	
>>Programmatic Matrix	ranga ya senganya sepanjian ka	a za a reda a regionista de sintre		AMMONTHMENT
Falsification	Major Moderat	e Minor		Accordance Control of the Control of
ENISCH PROBLEM			Percent 0%	-
				***************************************
			tants which exceed levels th as a result of this violation.	lat are
ekinggi pap. Sala sistem singki kidang kidang kida dalah.	A DE LA MESTAL DE LA MESTA DE LA COMPETA	Alaka kataba kangalah kangalah	Adjustment	\$5,000
				\$5,000
Violation Events			व्यवस्थानम् । अस्ति ।	
Number of Vic	olation Events 4	4	Number of violation day	/S _
	-		<del></del>	
	daily x			
	monthly		Violation Base	e Penalty \$20.000
mark only one with an x	quarterly semiannual		violation base	a Penalty \$20,000
	annual			
	single event			
	the date the discharge ce		orized discharge occurred (I vere completed, and the are 9, 2007).	
Economic Benefit (EB) for th	is violation		Statutory Limit Tes	<b>st</b> = 0.000
Estimate	d EB Amount	\$25,651	Violation Final Pen	alty Total \$32,400
				-
		This violation Final Ass	sessed Penalty (adjusted t	for limits) \$32,400

	Е	conomic l	3enefit W	orks	sheet		ly Shiji la ang Juanga
Respondent	City of McAllen	ushili ili losalililishinilililili. Ai.lili	. ILT COLL LENGTH HEREIGNE	GROBALINE PERSE		hamming representation of the residence of	energen with North Association (1917)
Case ID No.						i a sine cara	
Reg. Ent. Reference No.	19				1 SEA 1 10		ara sa rawa sa sa sa
	Water Quality				10.00	PP-Northean great compa	Years of
Violation No.						Percent Interest	Depreciation
VIOLETTO DE LA COMPANIONA DEL COMPANIONA DE LA COMPANIONA					degraciones a reletara o	5.0	audujus Acidense terret (1
			alk <u>ej uge</u> njimi	langer in	recognists (1)		15
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Onetime Costs	EB Amount
Item Description	⊩No commas or \$	A Lenis mininglister (A.D	licologica de la competició	ilariyiilasa	iana anto certo		
Delayed Costs						dja se somenje se c	
Equipment		1, 215, 01, 01, 01, 01		0,0	\$0	\$0	\$0
Bulldings				0.0	\$0	\$0 .	\$0
Other (as needed)				0.0	\$0	\$0	\$0 .
Engineering/construction	\$250,000	15-May-2007	31-Oct-2008	1.5	\$1,221	\$24,429	\$25,651
Land		hitagoria de eta soldini della dilica		0.0	\$0	n/a	\$0
Record Keeping System			rijjarijasi sa Sabe	0.0	⊹ : \$0	n/a	\$0
Training/Sampling				0,0	\$0	n/a	\$0
Remediation/Disposal				0.0	\$0	n/a	\$0
Permit Costs				0.0	\$0	n/a	\$0
Other (as needed)				0.0	\$0	n/a	\$0
Notes for DELAYED costs  Avoided Costs			and the final date	is the a	nticipated date of		unaumonzeu
Disposal	and the state of the second			nitering			
	Section Control of the Control of th		e se i troppede	0,0	\$0	\$0	\$0
Personnel	Marie Committee Committee			0,0	\$0 \$0	\$0 \$0	\$0 \$0
Personnel Inspection/Reporting/Sampling				0.0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment				0,0 0.0 0.0 0.0	\$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2]				0,0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avolded costs [3]				0,0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2]				0,0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avolded costs [3]				0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3] Other (as needed)				0.0 0.0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avolded costs [3]				0.0 0.0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3] Other (as needed)				0.0 0.0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0
Personnel Inspection/Reporting/Sampling Supplies/equipment Financial Assurance [2] ONE-TIME avoided costs [3] Other (as needed)		\$250,000		0.0 0.0 0.0 0.0 0.0 0.0 0.0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0

# **Compliance History**

			, <b>0</b> 0p	manoo imot	J. J		
Customer/ Regulated	Respondent/Owner-Operator: Entity:		CN600343743 RN102635604	City of McAllen CITY OF MCALLEN WASTEWATER TR PLANT		Classification: AVERAGE Classification: AVERAGE	Rating: 2.67 Site Rating: 1.2
ID Numbe	r(s):		WASTEWATER WASTEWATER WASTEWATER WASTEWATER WASTEWATER		EPA ID PERMIT PERMIT PERMIT PERMIT	TX0093106 WQ10633004 WQ0010633004 TPDES0093106 TX0093106	
Location:			WASTEWATER LICE SPRAGUE ROAD AF MILES SW OF THE I FM 2061 AND SH 10 TRENTON LIFT STA	PPROXIMATELY 1.5 NTERSECTION OF 7, HIDALGO COUNT	LICENSE Y	WQ0010633004 Rating Date: September 01 06	Repeat Violator: NO
Agency De Compliand	pliance History Prepared: ecision Requiring Compliance Histo	•	REGION 15 - HARLII July 27, 2007 Enforcement July 27, 2002 to July Regarding this Compi 493	27, 2007 liance History			
1. Has the	site been in existence and/or oper	ation for the		ance History Comp ce period?	p <b>onents</b> Yes		
2. Has the 3. If Yes, v 4. if Yes, v	re been a (known) change in owne who is the current owner? who was/were the prior owner(s)? lid the change(s) in ownership occu	rship of the			Yes City of M N/A N/A	lcAllen	
Compon	nents (Multimedia) for the Site	a :					
A.	Final Enforcement Orders, court j		and consent decrees o	f the state of Texas ar	nd the federal	government.	
В.	N/A Any criminal convictions of the sta	ate of Texas	and the federal gover	nment.			
C.	N/A Chronic excessive emissions eve	nts.					
D.	N/A The approval dates of investigation	ons. (CCEDS	S Inv. Track. No.)				
	1 07/18/2003 2 05/26/2004	(126139) (271844)					
	3 06/30/2004 4 05/20/2005	(278510) (378679)					
	5 04/12/2007	(554533)					
	6 04/30/2007 7 07/13/2007	(558591) (561237)					
E.	Written notices of violations (NO\ Date: 05/28/2004	/). (CCEDS	Inv. Track. No.) (271844)				
	Self Report? Citation:	NO		Classifi , SubChapter F 305.1 , SubChapter F 305.1	25(1)	Minor	
	Rqmt Prov: Description:		Failure to at all times	Requirements 1. (pag		e properly operated and	
	Self Report?	NO	maintained.	Classifi		Minor	
	Citation: Rqmt Prov:		30 TAC Chapter 305 PERMIT Operational	i, SubChapter F 305.1 i, SubChapter F 305.1 I Requirements 1. (pa	25(5) ge9)		
	Description:		Failure to at all times and maintained.	ensure that the dech	lorination syst	em is properly operated	
	Self Report? Citation:	NO	30 TAC Chapter 317	Classifi '317.7(e)	cation:	Minor	
	Description:				npletely fence	d with lockable gates at all	
	Date: 05/20/2005 Self Report?	NO	(378679)	Classifi	cation:	Moderate	
	Citation: Rqmt Prov: Description:		PERMIT Permit Con	i, SubChapter O 305.5	535(c)(1)[G]		
	Date: 04/16/2007		(554533)		•		
	Self Report? Citation:	NO	30 TAC Chapter 305	Classifi 5, SubChapter F 305.1	25(1)	Minor	
	Description:		30 TAC Chapter 305 Failure to prevent the	5, SubChapter F 305.1 5, SubChapter F 305.1 e unauthorized discha	25(5)	vater from the collection	
F.	Environmental audits.		system.				
G.	N/A Type of environmental managem	ent systems	s (EMSs).				
H.	N/A Voluntary on-site compliance ass	sessment da	ates.				
l.	N/A Participation in a voluntary pollut	ion reductio	n program.				
J.	N/A Early compliance.						
	N/A side of Texas						
Siles Out	JUO UI I DAGO						

Sites Outside of Texas

## TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



IN THE MATTER OF AN	§	BEFORE THE
ENFORCEMENT ACTION	§	
CONCERNING	§	TEXAS COMMISSION ON
CITY OF MCALLEN	§	
RN102635604	§	ENVIRONMENTAL QUALITY

#### AGREED ORDER DOCKET NO. 2007-1251-WQ-E

At its \_\_\_\_\_\_ agenda, the Texas Commission on Environmental Quality ("the Commission" or "TCEQ") considered this agreement of the parties, resolving an enforcement action regarding the City of McAllen ("the City") under the authority of TEX. WATER CODE chs. 7 and 26. The Executive Director of the TCEQ, through the Enforcement Division, and the City presented this agreement to the Commission.

The City understands that it has certain procedural rights at certain points in the enforcement process, including, but not limited to, the right to formal notice of violations, notice of an evidentiary hearing, the right to an evidentiary hearing, and a right to appeal. By entering into this Agreed Order, the City agrees to waive all notice and procedural rights.

It is further understood and agreed that this Order represents the complete and fully-integrated settlement of the parties. The provisions of this Agreed Order are deemed severable and, if a court of competent jurisdiction or other appropriate authority deems any provision of this Agreed Order unenforceable, the remaining provisions shall be valid and enforceable. The duties and responsibilities imposed by this Agreed Order are binding upon the City.

The Commission makes the following Findings of Fact and Conclusions of Law:

#### I. FINDINGS OF FACT

1. The City owns and operates a wastewater treatment facility with a collection system force main located on Sprague Road approximately 1.5 miles southwest of the intersection of Farm-to-Market Road 2061 and State Highway 107, Hidalgo County, Texas (the "Facility").

- 2. The City has discharged sewage into or adjacent to any water in the state under TEX. WATER CODE ch. 26.
- During an investigation on May 17, 2007, TCEQ staff documented an unauthorized discharge of untreated wastewater. Specifically, on May 15, 2007, while repairing a force main break at Main Street and Frontera Road, the City caused an unauthorized discharge of approximately 2,494,800 gallons of untreated wastewater from the Trenton lift station into a diked area of the McAllen Main Canal to occur, resulting in a fish kill of approximately 2,000 fish. The fish kill was documented during a May 21, 2007 follow up investigation.
- 4. The City received notice of the violations on or about July 18, 2007.
- 5. The Executive Director recognizes that the City has implemented the following corrective measures at the Facility:
  - a. On or about March 27, 2006, initiated plans and obtained funds to eliminate the 30-inch force main at Frontera Road and Main Street, construct a new 54-inch gravity sewer, and demolish the Trenton lift station;
  - b. From May 15, 2007 to May 16, 2007, pumped a total of 261,000 gallons of fresh water to flush the storm sewer;
  - c. On May 17, 2007, used 570 pounds of HTH to disinfect the temporarily diked McAllen Main Canal;
  - d. By May 17, 2007, completed temporary repairs to the 30-inch force main; and
  - e. On May 19, 2007, removed the temporary dikes to the McAllen Main Canal.

#### II. CONCLUSIONS OF LAW

- 1. The City is subject to the jurisdiction of the TCEQ pursuant to TEX. WATER CODE chs. 7 and 26 and the rules of the Commission.
- 2. As evidenced by Findings of Fact No. 3, the City failed to prevent the unauthorized discharge of untreated wastewater, in violation of 30 Tex. ADMIN. CODE § 305.125(1), Texas Pollutant Discharge Elimination System Permit No. WQ0010633004 Permit Conditions No. 2(g), and Tex. WATER CODE § 26.121(a)(1).
- 3. Pursuant to TEX. WATER CODE § 7.051, the Commission has the authority to assess an administrative penalty against the City for violations of the Texas Water Code and the Texas Health and Safety Code within the Commission's jurisdiction; for violations of rules adopted under such statutes; or for violations of orders or permits issued under such statutes.

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4. An administrative penalty in the amount of Thirty-Two Thousand Four Hundred Dollars (\$32,400) is justified by the facts recited in this Agreed Order, and considered in light of the factors set forth in Tex. WATER CODE § 7.053. The City has paid the Thirty-Two Thousand Four Hundred Dollar (\$32,400) administrative penalty.

#### III. ORDERING PROVISIONS

NOW, THEREFORE, THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY ORDERS that:

1. The City is assessed an administrative penalty in the amount of Thirty-Two Thousand Four Hundred Dollars (\$32,400) as set forth in Section II, Paragraph 4 above, for violations of TCEQ rules and state statutes. The payment of this administrative penalty and the City's compliance with all the terms and conditions set forth in this Agreed Order completely resolve the violations set forth by this Agreed Order in this action. However, the Commission shall not be constrained in any manner from requiring corrective actions or penalties for other violations that are not raised here. Administrative penalty payments shall be made payable to "TCEQ" and shall be sent with the notation "Re: City of McAllen, Docket No. 2007-1251-WQ-E" to:

Financial Administration Division, Revenues Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

- 2. The City shall undertake the following technical requirements:
  - a. Within 365 days after the effective date of this Agreed Order:
    - i. Eliminate the 30-inch force main at Frontera Road and Main Street;
    - ii. Construct a new 54-inch gravity sewer; and
    - iii. Demolish the Trenton lift station.
  - b. Within 380 days after the effective date of this Agreed Order, submit written certification as described below, and include detailed supporting documentation including photographs, receipts, and/or other records to demonstrate compliance with Ordering Provision No. 2.a. The certification shall be notarized by a State of Texas Notary Public and include the following certification language:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my

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City of McAllen DOCKET NO. 2007-1251-WQ-E Page 4

knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

The certification shall be submitted to:

Order Compliance Team
Enforcement Division, MC 149A
Texas Commission on Environmental Quality
P.O. Box 13087
Austin, Texas 78711-3087

with a copy to:

Water Section, Manager Harlingen Regional Office Texas Commission on Environmental Quality 1804 West Jefferson Avenue Harlingen, Texas 78550-5247

- 3. The provisions of this Agreed Order shall apply to and be binding upon the City. The City is ordered to give notice of the Agreed Order to personnel who maintain day-to-day control over the Facility operations referenced in this Agreed Order.
- 4. If the City fails to comply with any of the Ordering Provisions in this Agreed Order within the prescribed schedules, and that failure is caused solely by an act of God, war, strike, riot, or other catastrophe, the City's failure to comply is not a violation of this Agreed Order. The City shall have the burden of establishing to the Executive Director's satisfaction that such an event has occurred. The City shall notify the Executive Director within seven days after the City becomes aware of a delaying event and shall take all reasonable measures to mitigate and minimize any delay.
- 5. The Executive Director may grant an extension of any deadline in this Agreed Order or in any plan, report, or other document submitted pursuant to this Agreed Order, upon a written and substantiated showing of good cause. All requests for extensions by the City shall be made in writing to the Executive Director. Extensions are not effective until the City receives written approval from the Executive Director. The determination of what constitutes good cause rests solely with the Executive Director.
- 6. The Executive Director may refer this matter to the Office of the Attorney General of the State of Texas ("OAG") for further enforcement proceedings without notice to the City if the Executive Director determines that the City has not complied with one or more of the terms or conditions in this Agreed Order.
- 7. This Agreed Order shall terminate five years from its effective date or upon compliance with all the terms and conditions set forth in this Agreed Order, whichever is later.

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- 8. This Agreed Order, issued by the Commission, shall not be admissible against the City in a civil proceeding, unless the proceeding is brought by the OAG to: (1) enforce the terms of this Agreed Order; or (2) pursue violations of a statute within the Commission's jurisdiction, or of a rule adopted or an order or permit issued by the Commission under such a statute.
- 9. This agreement may be executed in multiple counterparts, which together shall constitute a single original instrument. Any executed signature page to this Agreement may be transmitted by facsimile transmission to the other parties, which shall constitute an original signature for all purposes.
- 10. The Chief Clerk shall provide a copy of this Agreed Order to each of the parties. By law, the effective date of this Agreed Order is the third day after the mailing date, as provided by 30 Tex. ADMIN. CODE § 70.10(b) and Tex. GOV'T CODE § 2001.142.

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### SIGNATURE PAGE

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

For the Commission

I, the undersigned, have read and understand the attached Agreed Order in the matter of the City of McAllen. I am authorized to agree to the attached Agreed Order on behalf of the City of McAllen, and do agree to the specified terms and conditions. I further acknowledge that the TCEO, in accepting payment for the penalty amount, is materially relying on such representation.

I understand that by entering into this Agreed Order, the City of McAllen waives certain procedural rights, including, but not limited to, the right to formal notice of violations addressed by this Agreed Order, notice of an evidentiary hearing, the right to an evidentiary hearing, and the right to appeal. I agree to the terms of the Agreed Order in lieu of an evidentiary hearing. This Agreed Order constitutes full and final adjudication by the Commission of the violations set forth in this Agreed Order.

I also understand that failure to comply with the Ordering Provisions, if any, in this order and/or failure to timely pay the penalty amount, may result in:

- A negative impact on compliance history;
- Greater scruting of any permit applications submitted;
- Referral of this case to the Attorney General's Office for contempt, injunctive relief, additional penalties, and/or attorney fees, or to a collection agency;
- Increased penalties in any future enforcement actions;
- Automatic referral to the Attorney General's Office of any future enforcement actions; and
- TCEO seeking other relief as authorized by law.

In addition, any falsification of any compliance documents may result in criminal prosecution.

Signature

Name (Printed or typed) Authorized Representative of City of McAllen

Date

Date

MANNERAL MANNER

Instructions: Send the original, signed Agreed Order with penalty payment to the Financial Administration Division, Revenues Section at the address in Section IV, Peragraph I of this Agreed Order.

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